

In re Application of: Yoseph Shaaltiel
 Serial No.: 10/554,387
 Filed: October 25, 2005
 Office Action Mailing Date: January 9, 2008

Examiner:FRONDA
 Group Art Unit: 1652
 Attorney Docket: 30570

ELECTION

In the Restriction Action of January 9, 2008, the Examiner has alleged that original claims 1-72 lack a unifying special technical feature in view of Martin et al., and as such are subject to restriction to single invention from Inventions 1-6, as defined by the Examiner. Applicant elects Invention 2, drawn to a recombinant high-mannose protein and a pharmaceutical composition comprising said recombinant high-mannose protein.

Claims 1-72 have now been cancelled, and replaced with new claims 73-137. Claims 73-141 correspond to original, canceled claims 1-72 as follows:

<u>Original Claims</u>	<u>New Claims</u>
1-24_(host cell)	91-97
25-42_(composition)	98-113, 115-127
67-69_(pharmaceutical)	114, 128
44-46_(methods of production)	129-134
57-66_(methods of treatment)	138-141
70-72_(second medical use)	135-137

Thus, in electing Invention 2, drawn to a recombinant high-mannose protein and a pharmaceutical composition comprising said recombinant high-mannose protein the Applicant is electing new claims 98-113, 115-127, 114 and 128, which correspond to original claims 25-42 and 67-69.

Further, as noted by the Examiner, where the compositions and pharmaceutical compositions of elected claims of Invention 2 will be found novel and non-obvious, Applicants reserve the right to request rejoinder of non-elected claims drawn on processes of manufacture and methods of use depending from or otherwise including all the limitations of the allowed composition claims. In addition, Applicant reserves the right to file, at a later date, additional divisional applications claiming priority from the present application which are directed to the non-elected Inventions.

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Respectfully submitted,



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